1 2 3 4 5 6 7	GRIFFITH H. HAYES, ESQ. Nevada Bar No. 7374 DANIEL B. CANTOR, ESQ. Nevada Bar No. 14180 LITCHFIELD CAVO LLP 3993 Howard Hughes Parkway, Suite 100 Las Vegas, Nevada 89169 Telephone: (702) 949-3100 Facsimile: (702) 916-1776 Hayes@LitchfieldCavo.com Zimmer@LitchfieldCavo.com Attorneys for Defendant, Security Service Federal Credit Union		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	KAMERON TERRY,	CASE NO.: 2:20-cv-00736-GMN-NJK	
11	Plaintiff,		
12	v. SECURITY SERVICE FEDERAL CREDIT	STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO	
13	UNION and EXPERIAN INFORMATION SOLUTIONS, INC.,	COMPLAINT	
14	Defendants.	[SECOND REQUEST]	
15	Detendants.		
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21		-	
22	Plaintiff, KAMERON TERRY ("Plaintiff") by and through its attorneys of record, Kazerouni		
23	Law Group, APC, and Defendant, SECURITY SERVICE FEDERAL CREDIT UNION ("Security		
24	Service") by and through its attorneys of record, Litchfield Cavo LLP, hereby submit this stipulation		
25	to extend time for Security Service to respond to Plaintiff's Complaint [EFC 1] pursuant to LR IA 6-		
26	1.		
27	1. Plaintiff filed its Complaint on April 23, 2020 [EFC 1].		

Security Service was served on April 30, 2020.

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2.

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1	3. The parties filed their first stipulation to extend time for Security Service to respond to		
2	Plaintiff's Complaint on May 19, 2020. [EFC 9] ("First Request").		
3	4. The Order granting the First Request was filed on May 20, 2020 [EFC 10].		
4	5.	Pursuant to the First Request the	responsive pleading of Security Service is currently
5	due June 4, 2	.020.	
6	6.	Defendant Security Service shall	have an extension of 14 days from June 4, 2020, to
7	answer, move	answer, move, or otherwise respond to Plaintiff's complaint to and including June 18, 2020.	
8	7. This is Security Service's second request for an extension of time to respond to the		
9	Complaint and it is not intended to cause any delay or prejudice to any party, but due to certain delays		
10	caused by the various jurisdictions' stay at home orders and to permit Plaintiff and Security Service		
11	an opportunity to more fully investigate the claims alleged.		
12 13	Dated: June	4, 2020	KAZEROUNI LAW GROUP, APC
14 15 16 17 18			By: /s/ Gustavo Ponce, Esq GUSTAVO PONCE, ESQ. Nevada Bar No. 15084 6069 South Fort Apache Road, Suite 100 Las Vegas, NV 89148 Tel: 800-400-6808 Fax: 800-520-5523 gustavo@kazlg.com Attorneys for Plaintiff Kameron Terry
19	Dated: June	4, 2020	LITCHFIELD CAVO LLP
20			By: /s/ Daniel B. Cantor, Esq.
21			GRIFFITH H. HAYES, EŠQ. Nevada Bar No. 7374 DANIEL B. CANTOR, ESQ.
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25			Zimmer@LitchfieldCavo.com Attorneys for Security Service Federal
26			Credit Union
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ORDER Pursuant to the parties' stipulation, IT IS SO ORDERED. Defendants answer or response to Plaintiff's complaint is due on or before June 18, 2020. Dated:_ June 5, 2020 United States Magistrate Judge